IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION



FEB 1 7 2023

RYAN LAW FIRM, LLP,	\$	WESTS OF THE PROPERTY OF THE P
Plaintiff,	S S	52.507
v.	8	1:19-CV-629-RP
NEW YORK MARINE AND GENERAL	8	1.15-C V -025-R1
INSURANCE COMPANY,	S 6	
Defendant.	8	

VERDICT FORM

Question No. 1

Did New York Marine fail to comply with the Policy by failing to fund any part of the \$2.75 million Finish Line settlement?

Answer Yes or No:	No	

If your answer is "Yes," answer the next question. If your answer is "No," do not answer the next question.

Question No. 2

What sum of money, if any, if paid now in cash, would fairly compensate Ryan Law for New York Marine's failure to fund any part of the Finish Line settlement? You may include in your consideration whether the settlement was reasonable and whether New York Marine was prejudiced by Ryan Law's failure to obtain consent before entering into the settlement.

Answer in	dolla	ars and cents, if any.
\$	N/	<u>/</u> A

VERDICT OF THE JURY

We, the jury, have unanimously agreed to the answers to the attached questions and return such answer in open court, and under the instructions of the Court, as our verdict in this cause.

SIGNED this 17 day of FEBRUARY, 2023.

ORIGINAL SIGNATURE
REDACTED PURSUANT TO
REDOVERNMENT ACT OF 2002